### UNITED STATES DISTRICT COURT WESTERN DISTRICT OF TEXAS DEL RIO DIVISION

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SANDRA C. TORRES, INDIVIDUALLY AND AS MOTHER AND REPRESENTATIVE OF THE ESTATE OF DECEDENT, E.T., AND AS NEXT FRIEND OF E.S.T., MINOR CHILD; ELI TORRES, JR.; and JUSTICE TORRES,

Plaintiffs,

v.

DANIEL DEFENSE, LLC; DANIEL DEFENSE, INC: OASIS OUTBACK, LLC; CITY OF UVALDE; UVALDE CONSOLIDATED INDEPENDENT SCHOOL DISTRICT; UVALDE COUNTY; UVALDE CONSOLIDATED INDEPENDENT SCHOOL DISTRICT POLICE DEPARTMENT ("UCISD-PD") **CHIEF PEDRO 'PETE' ARREDONDO: UVALDE POLICE DEPARTMENT** ("UPD") LIEUTENANT AND ACTING **CHIEF MARIANO PARGAS: FORMER** UPD OFFICER AND UCISD SCHOOL **BOARD MEMBER JESUS "J.J."** SUAREZ: UPD SERGEANT DANIEL **CORONADO: UPD OFFICER JUSTIN MENDOZA; UPD OFFICER MAX DORFLINGER; UVALDE COUNTY** SHERIFF RUBEN NOLASCO; UVALDE **COUNTY CONSTABLE EMMANUEL** ZAMORA: UVALDE COUNTY **CONSTABLE JOHNNY FIELD; TEXAS** DEPARTMENT OF PUBLIC SAFETY ("TDPS") CAPTAIN JOEL **BETANCOURT; TDPS SERGEANT** JUAN MALDONADO; TDPS RANGER **CHRISTOPHER KINDELL; and DOES 1-**119,

Defendants.

CIVIL ACTION NO. 2:22-CV-00059-AM-VRG

NOTICE OF VOLUNTARY
DISMISSAL WITHOUT PREJUDICE
OF CERTAIN DEFENDANTS

# NOTICE OF VOLUNTARY DISMISSAL WITHOUT PREJUDICE OF CERTAIN DEFENDANTS

Pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(i), Plaintiffs Sandra C. Torres, individually and as mother and representative of the Estate of Decedent, E.T., and as Next Friend of E.S.T., Minor Child; Eli Torres, Jr.; and Justice Torres provide notice that all claims previously asserted by Plaintiffs against the following defendants are voluntarily dismissed without prejudice:

- Uvalde Consolidated Independent School District Police Department Adrian Gonzalez;
- Uvalde Police Department Sergeant Eduardo Canales
- Uvalde Police Department Officer Louis Landry;
- Uvalde Police Department Officer Donald Page;
- Uvalde Police Department Officer Lieutenant Javier Martinez;
- Texas Department of Public Safety Trooper Crimson Elizondo;
- Uvalde Fire Marshal Juan Hernandez;

As of this filing, these defendants have not filed an answer or a motion for summary judgment in this action. Each party to bear its own costs, fees, and expenses.

DATED: February 23, 2023

Respectfully Submitted,

#### **EVERYTOWN LAW**

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#### /s/ Molly Thomas-Jensen

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## **CERTIFICATE OF SERVICE**

I hereby certify that I have served a true and correct copy of this motion upon each attorney of record and the original upon the Clerk of Court this 23rd day of February, 2023, via ECF.

/s/ Molly Thomas-Jensen
Molly Thomas-Jensen